

BOX PCT PATENT 0475-0192P

IN THE U.S. PATENT AND TRADEMARK OFFICE

Daniel SUTTOR et al.

INTERNATIONAL APPL. NO.:

PCT/EP00/00910

APPL. NO.:

09/890,690

Conf.:

FILED:

August 3, 2001

FOR:

COLORING CERAMICS BY WAY OF COMPLEX-CONTAINING IONIC OR

SOLUTIONS

LETTER SUBMITTING ADDITIONAL DOCUMENTS FOR ENTERING NATIONAL PHASE FOR A PCT APPLICATION

BOX PCT

Assistant Commissioner for Patents Washington, DC 20231

September 26, 2001

Sir:

Under the provisions of 37 C.F.R. § 1.494 or 37 C.F.R. § 1.495, attached hereto are the following additional items necessary for entering the national phase in connection with the above-identified PCT international application.

\boxtimes	Executed	Declaration	and	Power	οf	Attorney
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Original X

Photocopy

The specification attached to the executed Declaration the of Attorney is a true copy of Power and specification which was filed in the U.S. Patent and Trademark Office on August 3, 2001, including any amendments thereto (if applicable) filed on even date therewith.

\boxtimes	The undersigned hereby declares that "Attorney Docket								
No. 0475-0	0192P" on page 1 of the attached inventors' Declaration								
correspond	ds to Appl. No. 09/890,690 filed August 3, 2001 entitled								
"COLORING	CERAMICS BY WAY OF IONIC OR COMPLEX-CONTAINING								
SOLUTIONS."									
	English language specification, claims, and Abstract								
	with () sheets of drawings.								
	Applicant claims small entity status under 37 C.F.R.								
	§ 1.27.								
\boxtimes	Attached is a copy of Form PCT/DO/EO/905.								
]								
	No extension fee is required because the undersigned								
has not y	yet received the Notification of Missing Requirements								
(Form PC	T/DO/EO/905). However, if for some reason it is								
determined	d that an extension of time is necessary, applicant								
hereby respectfully petitions for an extension of time for the									
filing of the present paper in accordance with the provisions of									
37 C.F.R. § 1.136 and 37 C.F.R. § 1.17.									
☐ Applicant(s) hereby respectfully petitions for									
() month	(s) extension of time for the filing of the present								
paper in a	accordance with the provisions of 37 C.F.R. § 1.136 and								
37 C.F.R. § 1.17. The required fee of \$0.00 is attached hereto.									

Appl. No. 09/890,690

The Government Filing Surcharge in the amount of \$130.00 in accordance with 37 C.F.R. §§ 1.494 and 1.492 was previously paid for concurrently with the filing of the application on August 3, 2001.

- Submitted concurrently herewith under separate cover for recording is an Assignment.
- A check in the amount of \$40.00 to cover the abovementioned fees is enclosed.
- A Fee of \$0.00 to cover the increase in fees of the filing Surcharge is enclosed.

If necessary, the Commissioner is hereby authorized in this, concurrent, and future replies, to charge payment or credit any overpayment to Deposit Account No. 02-2448 for any additional fee required under 37 C.F.R. §§ 1.16 or 1.17; particularly, extension of time fees.

The PTO did not receive the following listed item(s) Check Received As

ADM/jms 0475-0192P

Attachments

Respectfully submitted,

BIRCH, STEWART, KOLASCH & BIRCH, LLP

By Andrew D. Meikle, #32,868

P.O. Box 747 Falls Church, VA 22040-0747 (703) 205-8000

(Rev. 01/22/01)

Commissioner for Patents, Box PCT United States Patent and Trademark Office Washington, D.C. 20231

				www.uspto.gov		
U.S. APPLICATION NO.	FIRST NAM	ED APPLICANT	ATTY. DOCKET NO.			
09/890690	SUTTOR	D	0475-0192P			
		INTE	INTERNATIONAL APPLICATION NO.			
BIRCH STEWART KOLASCH	& BIRCH		PCT/EP00/00910			
PO BOX 747						
FALLS CHURCH, VA 22040 07	47	I.A. FILI	NG DATE PRIORITY DATE			
		04 FE	EB 00 04 FEB 99			
1			A A CET	2001		
			IMAILED: 04 SEP			
NOTIFICATION OF MIS	SING REQUIREMEN	TS UNDER 35 U.S.C.	. 371 IN THE UNITEI)		
STATES	DESIGNATED/ELEC	TED OFFICE (DO/E	D/US)	_		
1. The following items have been s Office as a Designated O	ubmitted by the applicant or the Diffice (37 CFR 1.494)	he IB to the United States Par	ent and Trademark	1-47		
U.S. Basic National Fee		on of Small Entity Status.	^{23).}	TO OCK		
copy of the international	al application. 🙀 Translat	ion of the international applic	cation into English.	שטטאנ		
Oath or Declaration of i	'	ion of Article 19 amendment	s into English.	rent		
Copy of Article 19 amer	ndments.		1	. –		
Priority Document.	ninary Examination Report in	Doublet and to a				
Translation of Annexes	to the International Preliminar	v Examination Report into E	ny. Inglish			
			_			
2. Applicant has requested early p	processing under 35 U.S.C. 3	71(f) but has not filed the fol	lowing indicated items and/or	r		
the indicated items in paragraph 3 be- prior to 20 or 30 months from the pri	low. The Basic National Fee	and the copy of the internation	onal application must be filed			
U.S. Basic National Fee		the international application.				
2. The fellowing in a strong of						
The following items MUST be fur acceptance under 35 U.S.C. 371:	mished within the period set f	orth below in order to compl	ete the requirements for			
	lication into English. A proce	essing fee will be required if	submitted			
later than the appro	priate 20 or 30 months from t	he priority date.				
The current translat	tion is defective for the reason	s indicated on the attached N	otice of Defective			
Translation.	oviding the translation of the ap	onlication and/or the Annaya	a latar than the			
appropriate 20 or 3	0 months from the priority dat	te (37 CFR 1.492(f)).	s rater than the			
c. Oath or declaration of	the inventors, in compliance	with 37 CFR 1.497(a) and (b), properly identifying			
the application (pre-	ferably by the International ap	plication number and interna	tional filing date). A			
date.	equired if submitted later than	the appropriate 20 or 30 mor	iths from the priority			
The current oath or	declaration does not comply	with 37 CFR 1.497(a) and (b)) for the reasons			
indicated on the atta	ached PCT/DO/EO/917.					
priority date (37 CF	ng the oath or declaration later	than the appropriate 20 or 3	0 months from the			
Additional claim fees of \$	as a [] large entity []	small entity, including any i	required multiple dependent			
claim fee, are required. Applicant mu	est submit the additional claim	fees or cancel the additional	claims for which fees are			
lue (37 CFR 1.492(g)). See attached	P1O-8/5.					
5. Applicant has not submitted the	required sequence listing purs	suant to 37 CFR 1.821-1.825	. See attached	•		
PCT/DO/EO/920.						
ALL OF THE ITEMS SET FORTH	IN 3(a)-3(d), 4 AND 5 ABC	VE MUST BE SUBMITTE	D WITHIN TWO (2)			
MONTHS FROM THE DATE OF T	THIS NOTICE OR BY 22 O	R 32 MONTHS (where 37 (CFR 1.495 applies) FROM			
THE PRIORITY DATE FOR THE . RESPOND WILL RESULT IN ABA	APPLICATION, WHICHEV INDONMENT.	VER IS LATER. FAILURI	E TO PROPERLY			
he time period set above may be extended. 136(a).	nded by filing a petition and f	ee for extension of time unde	er the provisions of 37 CFR			
•						
. If box 3a or 3c is checked, a transla	ation of the Annexes MUST b	e submitted no later than the	time period set above or the			
unnexes will be cancelled. A processi	ng lee will be required it subi	mitted later than 20 or 30 mo	nths from the priority date.			
r 30 (37 CFR 1.495(d)) months from	the priority date.	as not provided by the appro	priate 20 (37 CFR 1.494(0))			
pplicant is reminded that any communications given in the heading and include	le the U.S. application no. sho	atent and Trademark Office:	must be mailed to the			
	is notice MUST be re		onse.			
nclosed: PCT/DO/EO/917	Notice of Defective	Translation				
PTO-875	PCT/DO/EO/920	Paulette Kidwell, Par	ralegal			
ORM PCT/DO/EO/905 (March 2001)	Telephone: 703-305-3656				
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